FOR RELEASE: FRIDAY, DECEMBER 14, 2001

## AGENCY REQUESTS NATIONAL ACADEMY OF SCIENCES INPUT ON CONSIDERATION OF CERTAIN HUMAN TOXICITY STUDIES; ANNOUNCES INTERIM POLICY

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In a letter released today, the Environmental Protection Agency is requesting that the National Academy of Sciences conduct an expeditious review of the complex scientific and ethical issues posed by EPA's possible use of third-party studies which intentionally dose human subjects with toxicants to identify or quantify their effects.

EPA will ask the Academy to furnish recommendations regarding the particular factors and criteria EPA should consider to determine the potential acceptability of such third-party studies. Recently, most submissions to the Agency have concerned toxicity testing of pesticides, such as studies used to establish a No Observed Adverse Effect Level or No Observed Effect Level for systemic toxicity of pesticides. The Academy is also being asked to provide recommendations on whether internationally accepted protocols or the Protection of Human Subjects Rule ( "the Common Rule," which details the protection of human subjects of EPA-conducted or supported research) could be applied to develop the scientific and ethical criteria for EPA to evaluate such studies. These third-party studies that will be the focus of the Academy review are those that have not been conducted or funded by a federal agency in compliance with EPA's Common Rule, or its equivalent.

"Our paramount concern in developing our policy on these studies must be protection of human health and adhere to the most rigorous ethical and scientific standards," said EPA Administrator Christie Whitman. "Formulating a policy that appropriately reflects our competing concerns in this matter will not be easy, and I thank the National Academy of Sciences for agreeing to assist EPA in evaluating these complex issues. The one thing that all parties agree upon is the need for EPA to formulate a formal policy on the use of human testing data, and we will do so in a transparent and responsible manner."

The Agency will ask that the Academy incorporate early in its review an open, public and participatory process through which all interested parties may raise their concerns and ideas for consideration. Following the Academy's review, EPA will engage in an open and participatory process involving federal partners, interested parties and the public during its policy development and/or rule making regarding future acceptance, consideration or regulatory reliance on such human studies.

During the Academy's consideration of the issues and until a policy is in place, the Agency will not consider or rely on any such human studies in its regulatory decision making, whether previously or newly submitted. Should EPA be legally required to consider or rely on any such human study during this interim period, the Agency will assemble a Science Advisory Board subpanel to review and comment on scientific appropriateness and ethical acceptability of the study in question, and the Agency will provide an opportunity for public involvement. This external review would occur prior to consideration of the study and would allow the Science Advisory Board to review all available information on the study.

Notwithstanding the interim policy, existing provisions of the Federal Insecticide, Fungicide, and Rodenticide Act and the Toxic Substances Control Act, continue to require industry to report any adverse effects information from such studies. In any instance where third-party human testing data suggests a public health concern, the Agency would promptly consider that information.

Attachment

R-246

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## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

WASHINGTON D.C., 20460

December 14, 2001

OFFICE OF PREVENTION, PESTICIDES AND
TOMO SUBSTANCES

Dr. Bruce Alberts President National Academy of Sciences 2101 Constitution Avenue, NW Washington, D.C. 20418

Dear Dr. Alberts:

I am writing to request that the National Academy of Sciences (NAS) provide recommendations to the Agency to help address the scientific and ethical questions related to whether to accept, consider, or rely on research involving deliberate exposure of human subjects to toxicants when used to identify or quantify toxic endpoints. The Agency asks that the Academy review these issues and provide recommendations that will help EPA develop appropriate factors and criteria to apply when it makes these difficult decisions. The advice of the Academy will be weighed heavily as we develop and implement a policy to govern these decisions in future.

The Agency's particular focus of concern is on studies which, since they are not conducted or supported by a federal agency, may not be performed subject to regulations that protect human subjects, such as EPA's Protection of Human Subjects Rule ("the Common Rule"), 40 CFR 26. We are particularly concerned about 'third-party' studies submitted by regulated entities for the Agency's consideration. For these purposes, EPA is considering "third-party studies" as studies that have not been conducted or funded by a federal agency pursuant to regulations that protect human subjects. These types of studies generally come to the Agency's attention only after the research has been completed and reported. At this point it is generally too late for the Common Rule requirements to apply since these requirements cover prior review and approval of proposed research, involving fully informed, voluntary consent of the participants to protect the subjects in the research.

One particular concern of the Agency is for determining the acceptability of third-party research designed to identify or quantify toxic endpoints in human subjects, such as those done to define a No Observed Adverse Effect Level (NOAEL) or No Observed Effect Level (NOEL) for systemic toxicity in humans. Studies of this kind are submitted to the agency from time to time, and have been evaluated prior to regulatory decision in several Agency programs. In the recent past most such submissions have been of studies designed to define a NOAEL for pesticide toxicity in humans.

EPA asks the Academy to undertake a critical review of appropriate standards for the scientific and ethical assessment of research entailing deliberate dosing of human subjects with toxic agents. This review should incorporate and be informed by an early open, public, participatory process through which interested people can express their suggestions or concerns to the Academy reviewers.

The Agency subscribes fully to the principles of the Common Rule and the related rules of other federal agencies, as they protect the human subjects of research conducted or supported by the federal government. We are pleased with our record of compliance with the Common Rule in our own research, and of the favo able review by our human subjects protection program in a recent survey by the National Bioethics Advisory Commission.

The Agency will consider the Academy's advice resulting from this review as we develop a policy to guide its future decisions to accept, consider, or rely on such studies in regulatory decision making. As the Academy evaluates the scientific rationale and the ethical framework for these studies, it would be most helpful if the Academy would include in its general advice responses to the following questions:

- What factors should the Agency consider in determining whether to accept, consider, or rely on human studies performed by third parties? Are there clear boundaries between acceptable and unacceptable human research? If so, what are they? If not, what range of factors should the agency consider, and how should these factors be applied in making decisions to accept, consider, or rely on specific research?
- What range of information should the Agency consider in determining whether completed research with human subjects conducted by third parties was conducted in compliance with the appropriate ethical standards, such as the Declaration of Helsinki, which may be cited in the research report?
- Do criteria such as those in the Common Rule provide an adequate framework for assessing the scientific and ethical acceptability of such studies? Should such a standard, designed to protect human participants in research, be applied after the fact to completed research conducted by third parties to determine whether it is acceptable as the basis for regulatory action?
- Are there other standards, such as the Declaration of Helsinki or various standards of good clinical practice, relevant to assessing acceptability of research to define or quantify toxic endpoints in human research subjects? Should standards intended to govern human safety studies for diagnostic or therapeutic agents be applied to research involving deliberate exposures to environmental toxins?

I look forward to meeting with you soon to work out the details and timing of your review, and to a constructive collaboration on this project.

Sincerely,

Stephen L. Johnson Assistant Administrator

cc: E. William Colglazier
Ann Marie Mazza